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WILLIAMS, MORGAN & AMERSON, P.C FEB 0 9 2005

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DATE:	·	GROUP ART UNIT 2644	
	FEBRUARY 9, 2005		
TO:	COMMISSIONER FOR PATENTS	MISSIONER FOR PATENTS TOTAL NO. OF PAGES INCLUDING COVER: 5	
FAX:	703.872.9306	PHONE:	
FROM:	KATHRYN DANAS	CUSTOMER NO.	023720
RE:	NOTICE OF APPEAL & PETITION TO REVIVE AN UNINTENTIONALLY ABANDONED APPLICATION	FILE:	2069.009900/TT3841 S/N 09/753,343
□ urgen: original:	r □ for review □ please yo □ will pollow ☑ will not fol	OUR FILE: PLEASE REPLY	□ PLEASE HANDLE

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FEB 0 9 2000

RECEIVED

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

JIN LI

09/753,343

Filed:

For:

Serial No.:

DECEMBER 29, 2000

METHOD AND APPARATUS

FOR DETECTING LINE CARD

THRESHHOLD

Group Art Unit:

2644

Examiner:

JEFFEREY F. HAROLD

Conf. No.:

2045

Atty. Dkt.:

2069.009900/TT3841

CUSTOMER NO.: 23720

PETITION TO REVIVE AN UNINTENTIONALLY ABANDONED APPLICATION UNDER 37 C.F.R. § 1.137(B)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF FACSIMILE TRANSMISSION UNDER 37 C.F.R. § 1.6(D) DATE OF FACSIMILE: February 9, 2005 **FACSIMILE NO.:** (703) 872-9306 I hereby certify that this paper or fee is being facsimile to the United States Patent and Trademark Office to the facsimile number noted above.

Sir:

Applicant hereby petitions to revive the above-captioned patent application, which was unintentionally abandoned.

A Final Office Action was mailed June 4, 2004 for the above-referenced application. The Office Action set forth a 2-month deadline for response of August 4, 2004. A response to the Final Office Action was timely filed on July 30, 2004. However, no Advisory Action was received in response to the response. At least in part because no Advisory Action was received by the undersigned, Applicant unintentionally failed to file a Notice of Appeal by the 6-month deadline of December 4, 2004 deadline, thereby causing this application to become unintentionally abandoned.

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NO.214 D03

Attempts were made to contact the Examiner on December 17, 2004, but the Applicants calls went unanswered.

For at least the aforementioned reasons, Applicant believes that the entire delay in filing the required reply, from the due date for the reply until the filing of the present petition, was unintentional.

Applicant includes herein the required reply to the Final Office Action, which in the present case is a Notice of Appeal. It is believed that a fee of \$1,300.00 is required to cover cost of filing this petition. The Commissioner is authorized to deduct said fees from Williams, Morgan & Amerson, P.C. Deposit Account No. 50-0786/2069.009900.

Date: 2/9/05

Respectfully submitted,

WILLIAMS, MORGAN & AMERSON, P.C.

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By:

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